MESSAGE NO: 8129206 MESSAGE DATE: 05/08/2008

MESSAGE STATUS: Active CATEGORY: Antidumping

TYPE: LIQ-Liquidation PUBLIC V NON-PUBLIC

SUB-TYPE:

FR CITE: FR FR CITE DATE:

REFERENCE 2071204 MESSAGE #

(s):

CASE #(s): A-588-201

EFFECTIVE DATE: COURT CASE #:

PERIOD OF REVIEW: TO

PERIOD COVERED: 05/01/2000 TO 04/30/2001

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Notice of Lifting of Suspension Date:

TO: { Directors Of Field Operations, Port Directors }

FROM: { Director AD/CVD & Revenue Policy & Programs }

RE: LIQUIDATION INSTRUCTIONS FOR BALL BEARINGS AND PARTS THEREOF FROM JAPAN (LIQUIDATE REMAINING ENTRIES) (A-588-201)

MESSAGE NO: 8129206 DATE: 05 08 2008

CATEGORY: ADA TYPE: LIQ

REFERENCE: 2071204 REFERENCE DATE: 03 12 2002

CASES: A - 588 - 201 - -

- - -

- -

PERIOD COVERED: 05 01 2000 TO 04 30 2001

LIQ SUSPENSION DATE:

TO: DIRECTORS OF FIELD OPERATIONS
PORT DIRECTORS

FROM: DIRECTOR, SPECIAL ENFORCEMENT

RE: LIQUIDATION INSTRUCTIONS FOR BALL BEARINGS AND PARTS
THEREOF FROM JAPAN (LIQUIDATE REMAINING ENTRIES)
(A-588-201)

1. ALL LITIGATION HAS BEEN COMPLETED AND ALL INJUNCTIONS HAVE BEEN VACATED WITH REGARD TO THE FINAL RESULTS OF ADMINISTRATIVE REVIEW OF THAT ANTIDUMPING DUTY ORDER ON BALL BEARINGS AND PARTS THEREOF (BBS) FROM JAPAN FOR THE PERIOD 05/01/2000 THROUGH 04/30/2001. BELOW ARE THE ONLY LIQUIDATION INSTRUCTIONS THAT HAVE BEEN SENT TO DATE:

MESSAGE

COMPANY DATE NUMBER

 ASAHI SEIKO CO. LTD. 10/04/06 6277202

ISUZU MOTORS LTD. 09/23/02 2266204

06/16/05 5167204

KOYO SEIKO CO., LTD. 12/16/02 2350207

09/20/07 7263202

NACHI-FUJIKOSHI CORPORATION 09/24/02 2267202

09/20/07 7263201

NANKAI SEIKO (SMT) 10/16/02 2289202

NIPPON PILLOW BLOCK 10/03/02 2276201

NSK LTD. 10/02/02 2276202

Message Date: 05/08/2008

NIPPION SEIKO K.K. (NSK) 10/04/06 6277204

NTN CORPORATION 04/17/08 8108208

OSAKA PUMP CO. LTD. 10/25/02 2298202

TAKESHITA SEIKO CO.LTD. 02/26/03 3057210

UNREVIEWED COMPANIES 03/12/02 2071204

ANY INJUNCTIONS APPLICABLE TO ENTRIES DURING THE PERIOD 05/01/2000 THROUGH 04/30/2001 WHICH MAY HAVE BEEN ISSUED BY EITHER THE COURT OF INTERNATIONAL TRADE OR THE COURT OF APPEALS FOR THE FEDERAL CIRCUIT CONCERNING THE COMPANIES LISTED ABOVE ARE NO LONGER IN EFFECT.

- 2. IF YOU ARE STILL SUSPENDING LIQUIDATION ON ANY ENTRIES OF BBS FROM JAPAN FOR THE PERIOD 05/01/2000 THROUGH 04/30/2001 AFTER APPLYING ALL OF THE ABOVE LIQUIDATION INSTRUCTIONS, YOU SHOULD NOW LIQUIDATE SUCH ENTRIES AT THE DEPOSIT RATE REQUIRED AT THE TIME OF ENTRY OF THE MERCHANDISE.
- 3. NOTICE OF THE LIFTING OF SUSPENSION OF LIQUIDATION OF ENTRIES OF SUBJECT MERCHANDISE COVERED BY PARAGRAPH 2 DURING THE PERIOD 05/01/2000 THROUGH 04/30/2001 OCCURRED WITH THE PUBLICATION OF THE FINAL RESULTS OF ADMINISTRATIVE REVIEW (67 FR 55780, 08/30/2002) OR, WITH RESPECT TO KOYO SEIKO (SMT) AND NTN CORPORATION, THE AMENDED FINAL RESULTS OF ADMINISTRATIVE REVIEW (67 FR 636080, 10/15/2002). FOR ALL OTHER SHIPMENTS OF BBS FROM JAPAN YOU SHALL, UNLESS OTHERWISE INSTRUCTED, CONTINUE TO COLLECT CASH DEPOSITS OF ESTIMATED ANTIDUMPING DUTIES FOR

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THE MERCHANDISE AT THE CURRENT RATES.

- 4. THE ASSESSMENT OF ANTIDUMPING DUTIES BY U.S. CUSTOMS AND BORDER PROTECTION (CBP) ON ENTRIES OF THIS MERCHANDISE IS SUBJECT TO THE PROVISIONS OF SECTION 778 OF THE TARIFF ACT OF 1930. SECTION 778 REQUIRES THAT CBP PAY INTEREST ON OVERPAYMENTS AND ASSESS INTEREST ON UNDERPAYMENTS OF THE REQUIRED AMOUNTS DEPOSITED AS ESTIMATED ANTIDUMPING DUTIES. THE INTEREST PROVISIONS ARE NOT APPLICABLE TO CASH OR BONDS POSTED AS ESTIMATED ANTIDUMPING DUTIES BEFORE THE DATE OF PUBLICATION OF THE ANTIDUMPING DUTY ORDER WHICH IS 05/15/1989. INTEREST SHALL BE CALCULATED FROM THE DATE PAYMENT OF ESTIMATED ANTIDUMPING DUTIES IS REQUIRED THROUGH THE DATE OF LIQUIDATION. THE RATE AT WHICH SUCH INTEREST IS PAYABLE IS THE RATE IN EFFECT UNDER SECTION 6621 OF THE INTERNAL REVENUE CODE OF 1954 FOR SUCH PERIOD.
- 5. UPON ASSESSMENT OF ANTIDUMPING DUTIES, CBP SHOULD REQUIRE THAT THE IMPORTER PROVIDE A REIMBURSEMENT STATEMENT AS DESCRIBED IN 19 CFR 351.402(f)(2) OF THE COMMERCE DEPARTMENT REGULATIONS. THE IMPORTER SHOULD PROVIDE THE REIMBURSEMENT STATEMENT PRIOR TO LIQUIDATION OF THE ENTRY. IF THE IMPORTER CERTIFIES THAT IT HAS AN AGREEMENT WITH THE MANUFACTURER, PRODUCER, SELLER OR EXPORTER TO BE REIMBURSED ANTIDUMPING DUTIES, CBP SHOULD DOUBLE THE ANTIDUMPING DUTIES IN ACCORDANCE WITH THE ABOVE-REFERENCED REGULATION. ADDITIONALLY, IF THE IMPORTER DOES NOT PROVIDE THE REIMBURSEMENT STATEMENT PRIOR TO LIQUIDATION, CBP SHOULD PRESUME REIMBURSEMENT AND DOUBLE THE ANTIDUMPING DUTIES DUE.
- 6. IF THERE ARE ANY QUESTIONS REGARDING THIS MATTER BY CBP OFFICERS, PLEASE CONTACT DAVINA HASHMI OR RON TRENTHMAM AT OFFICE OF AD/CVD ENFORCEMENT, IMPORT ADMINISTRATION, INTERNATIONAL TRADE ADMINISTRATION, U.S. DEPARTMENT OF COMMERCE, AT (202) 4820984 OR (202)482-3577 RESPECTIVELY (GENERATED BY O5: LJ).

 7. THERE ARE NO RESTRICTIONS ON THE RELEASE OF THIS INFORMATION.

DAVID M. GENOVESE

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Company Details

*Party Indicator Value:

I = Importer, M = Manufacturer, E = Exporter, S = Sold To Party

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